

## COMPLETION OF FILING NATIONAL PHASE OF PCT APPLICATION

UNDER RULE 35 USC 371 AND 37 CFR 1.494(C) OR 1.495(C)

**BOX PCT** 

							SUX PUI			
	COMPLETION For PCT Cases O			<del></del>						
In re	PATENT APPLICATION of	Cases Only Attn: Application				tion Division				
Inve	entor(s): KIM, Song-Bae	77	Atty Dkt	РМ	271427		SBUS-574			
Ahh	ln. No.: 09 582,8  Series Code û Serial No. û		Atty. Dkt.	PIVI	M#		Client Ref			
	onal Phase Field				·		-wED			
	Based on PCT KR99 00659					REC	EIVED			
Title	E: PHARMACEUTICAL COMPOSI	TIONPRE	PARATION							
	THEREOF		Date: Ser	otember	18, 2000	_	NTER 1600/2900			
			Duto. Cop	310111201	10, 2000	TECH CE	WIEN 1000			
	FILING OF ITEM	I(S) LATE IN	PCT/USA	NATIO	NAL CASE					
	t. Commissioner of Patents shington, DC 20231									
Sir:	The following completes the filing the following attached items:	of the subject	application	under R	Rule 494(c)/4	·95(c). F	Please accept			
1.	Missing Requirements Notice (PCT	7/DO/EO/905)	⊠ co	py attac	hed	not yet r	eceived			
2.	Signed Declaration	☐ Original	Facsim	nile/Copy	/ 🗌 with	spec/cla	ims attached			
3. Translation of the International Application into English including:										
a. [	Request;		b. 🔲 Abstr							
c pgs. Spec. and Claims; e sheets Drawing which are:			d. ☐ Translation verification ☐ formal of size ☐ A4 ☐ 11"							
- · _ 4.										
	a. 🗌 plus An	nex of family r	members (_	page	(s))					
5.	Information Disclosure Stateme	ent including								
	<ul> <li>a.  From PTO-1449 listing documents</li> <li>b.  Copies of document(s) listed on Form PTO-1449</li> <li>c.  A concise explanation of ISR references is given in the ISR</li> </ul>									
6.	Assignment and cover sheet. Please return the recorded assignment to the undersigned.									
7.	Copy of Power to international application agent.									
8.	1 (No.) Small Entity Statement(s) establishing "small entity" status under Rules 9 & 27.									
9.	Formal Drawings: sheet(s)	informal	; fo	rmal of s	size: 🗌 A	4 [	<u> </u>			
10		al examination	procedures	(35 US	C 371(f))					

11 Attached:						D50=#						
12. Preliminary Amendment:												
13.												
14. Calculation of remaining	4. Calculation of remaining fees due (if any): based on amended claim(s) per above item TECH CENTER 1600/2900											
≥ 12 (above) or item(s) ir	∑ 12 (above) or item(s) in PAT-112 (filed previously)    ☐ 12    ☐ 14    ☐ 17    ☐ 25											
15. <b>CLAIMS FEES</b> ☐ previously paid ☐ paid herewith as follows:												
15A. Small Entity Statement ⊠ Herewith □ Previously Filed												
Total Emily Statement	<u> </u>		ous.y	Large/Small Entity		Fee Code						
16. Total Effective Claims 12		minus 20 =	0	x \$18/\$9	+0	966/967						
17. Independent Claims 4		minus 3 =	1	x \$78/\$39	+39	964/965						
18. If any proper multiple depender	t claim (ig	nore improper)	is present,	\$260/\$130	+130	968/969						
19. Filing Declaration late, fee paid	previo	usly 🗵 now	<del>.</del>	\$130/\$65	+65	154/254						
20. SUBTOTAL \$234 21. Original due date: SEPTEMBER 24, 2000												
22. Petition is hereby made to extend the original cover the date this response is filed for which the requisite fee is attached       (1 mo)       \$110/\$55 = 40       +0       115/215         (2mos)       \$380/\$190 = (3mos)       \$870/\$435 = (4mos)       117/217         (4mos)       \$1360/\$680 = (18/218)       118/218												
24. If "assignment" box 6 is X'd, add		\$40	+0	581								
25.												
(Our Deposit (Our Order N	o. <u>7140</u>	4 27 C#	71427 <b>M#</b>									
CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficient fee only) now or hereafter relative to this application and the resulting Official document under Rule 20, or credit any overpayment, to our Account/Order Nos. shown above for which purpose a duplicate copy of this sheet is attached.  This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal form is filed.												
Pillsbury Madison & Sutro LLP Intellectual Property Group												
1100 New York Avenue, NW	By Atty: Kendrew H. Colton				g. No.	30368						
Ninth Floor Washington, DC 20005-3918 Tel: (202) 861-3000 KHC/amp	Sig:	ilg: \( 1 \tag{7			ix: el:	(202) 822-0944 (202) 861-3606						
	n duplicat	e with PTO red	ceipt (PAT-103	A) and attachm	ents							



## UNITED STATES DEPÁRTMENT OF COMMERCE

Patent and Trademark Office

Address: ASSISTANT COMMISSIONER FOR PATENTS

Washington, D.C. 20231

FM271427 5 ATTY DOCKET NO FIRST NAMED APPLICANT PCT/KR99/00659 DUE'ON PILLSBURY MADISON & SUTRO INTERNATIONAL APPLICATION NO 1100 NEW YORK AVENUE NW ელი 2.**4 2000** NINTH FLOOR IA FILINGIDANE USA PSPRIORITY DATE 1703/98 WASHINGTON DC 20005-3918 08/24/00 DATE MAILED: NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) 1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark Office as a Designated Office (37 CFR 1.494), an Elected Office (37 CFR 1.495): U.S. Basic National Fee. Copy of the international application in: a non-English language.
English. Translation of the international application into English. Oath or Declaration of inventors(s) for DO/EO/US. Copy of Article 19 amendments. ☐ Translation of Article 19 amendments into English. The International Preliminary Examination Report in English and its Annexes, if any.

Translation of Annexes to the International Preliminary Examination Report into English. Preliminary amendment(s) filed Information Disclosure Statement(s) filed Assignment document. Power of Attorney and/or Change of Address Substitute specification filed ☐ Verified Statement Claiming Small Entity Status. ☐ Priority Document.
☐ Copy of the International Search Report ☐ and copies of the references cited therein.
☐ Other: PCT C6/16 ☐
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Other: PCT C6/1 2. The following items MUST be furnished within the period set forth below in order to complete the requirements for ceptance under 35 U.S.C. 371: a. Translation of the application into English. Note a processing fee will be required if submitted later than the appropriate 20 or 30 months from the priority date. ☐ The current translation is defective for the reasons indicated on the attached Notice of Defective Translation. b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)). x c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by the International application number and international filing date The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917. 🗖 d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)). as a  $\square$  large entity  $\square$  small entity, including any required multiple dependent Additional claim fees of \$ claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due. See attached PTO-875. ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUST BE SUBMITTED WITHIN ONE MONTH
FROM THE DATE OF THIS NOTICE OR BY 21 OR 31 MONTHS FROM THE PRIORITY DATE FOR MONTH
FROM THE DATE OF THIS NOTICE OR BY 21 OR 31 MONTHS FROM THE PRIORITY DATE FOR MONTH THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT. The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37. CFR 1.136(a) 4. Translation of the Annexes MUST be submitted no later that the time period set above or the unnexes will be capecifed. Note processing fee will be required if submitted later than 30 months from the priority date. 5. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR 494(d)) or 30 (37 CFR 1.495(d)) months from the priority date Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no shown above (37 CFR 1.5) A copy of this notice MUST be returned with this response. Enclosed: ☐ PCT/DO/EO/917 ☐ Notice of Defective Translation ☐ PTO-875 Patricia Booker, Paralegal FORM PCT/DO/EO/905 (December 1997) Telephone: 703-305-3738